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In re:

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12	
13	Attorneys for Debtors and Debtors in Possession
١ ا	

UNITED STATES BANKRUPTCY COURT

DISTRICT OF NEVADA

THE RHODES COMPANIES, LLC, aka "Rhodes Homes, et al..¹

Case No.: BK-S-09-14814-LBR

E-File: February 22, 2010

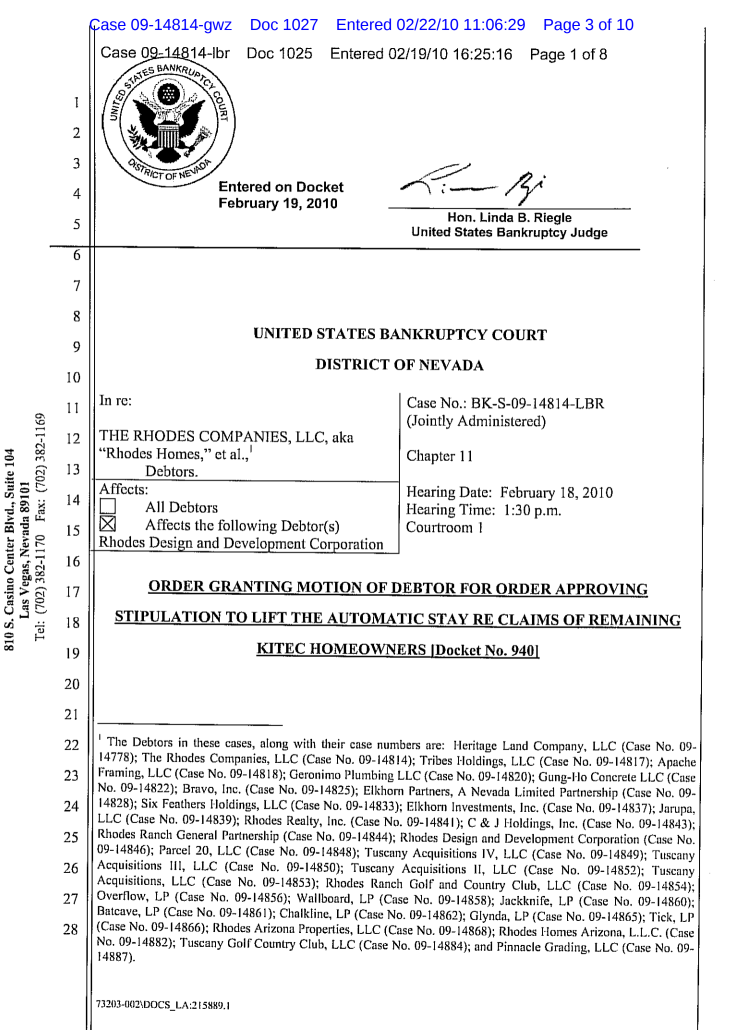
(Jointly Administered)

Chapter 11

Debtors.

The Debtors in these cases, along with their case numbers are: Heritage Land Company, LLC (Case No. 09-14778); The Rhodes Companies, LLC (Case No. 09-14814); Tribes Holdings, LLC (Case No. 09-14817); Apache Framing, LLC (Case No. 09-14818); Geronimo Plumbing LLC (Case No. 09-14820); Gung-Ho Concrete LLC (Case No. 09-14822); Bravo, Inc. (Case No. 09-14825); Elkhorn Partners, A Nevada Limited Partnership (Case No. 09-14828); Six Feathers Holdings, LLC (Case No. 09-14833); Elkhorn Investments, Inc. (Case No. 09-14837); Jarupa, LLC (Case No. 09-14839); Rhodes Realty, Inc. (Case No. 09-14841); C & J Holdings, Inc. (Case No. 09-14843); Rhodes Ranch General Partnership (Case No. 09-14844); Rhodes Design and Development Corporation (Case No. 09-14846); Parcel 20, LLC (Case No. 09-14848); Tuscany Acquisitions IV, LLC (Case No. 09-14849); Tuscany Acquisitions III, LLC (Case No. 09-14850); Tuscany Acquisitions II, LLC (Case No. 09-14852); Tuscany Acquisitions, LLC (Case No. 09-14853); Rhodes Ranch Golf Country Club, LLC (Case No. 09-14854); Overflow, LP (Case No. 09-14856); Wallboard, LP (Case No. 09-14858); Jackknife, LP (Case No. 09-14860); Batcave, LP (Case No. 09-14861); Chalkline, LP (Case No. 09-14862); Glynda, LP (Case No. 09-14865); Tick, LP (Case No. 09-14866); Rhodes Arizona Properties, LLC (Case No. 09-14868); Rhodes Homes Arizona, L.L.C. (Case No. 09-14882); Tuscany Golf Country Club, LLC (Case No. 09-14884); and Pinnacle Grading, LLC (Case No. 09-14887).

		Case 09-14814-gwz Doc 1027 Entered 02/	/22/10 11:06:29 Page 2 of 10
LARSON & STEPHENS 810 S. Casino Center Blvd., Suite 104 Las Vegas, Nevada 89101 Tel: (702) 382-1170 Fax: (702) 382-1169	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	Affects: All Debtors Affects the following Debtor(s) Rhodes Design and Development Corporation 09-14846 NOTICE OF ENTI TO: ALL INTERESTED PARTIES:	RY OF ORDER an ORDER GRANTING MOTION OF ULATION TO LIFT THE AUTOMATIC HOMEOWNERS [DOCKET NO. 940] was
		73203-002\DOCS_LA:201044.1	



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² Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Stipulation.

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STIPULATION TO LIFT THE AUTOMATIC STAY REGARDING CLAIMS OF REMAINING KITEC PLAINTIFFS

This stipulation and agreed order (the "Stipulation") is made and entered into by Debtor Rhodes Design and Development Corporation ("RD&D") and the Remaining Kitec Plaintiffs, as defined below, in the *In re Kitec Fitting Litigation*, Case No. A493302, currently pending in District Court of Nevada, Clark County, (hereinafter collectively referred to as the "Nevada Class Action"), through their respective counsel, and in reference to the following facts:

- A. The Nevada Class Action is, inter alia, a construction defect class action filed on behalf of all owners of a residence in Clark County, Nevada, that contains or at any time contained a Kitec or PlumbBetter plumbing system or components (the "Class"). As a result of numerous mediation and settlement discussions held in connection with the Nevada Class Action, on August 26, 2008, the Class and RD&D reached an agreement (the "Prepetition Kitec Settlement") to fully and finally resolve the claims of twenty-five (25) Class plaintiff homeowners against RD&D in the Nevada Class Action ("Rhodes Subclass A").
- В. On March 31, 2009, RD&D filed a chapter 11 petition under the United States Bankruptcy Code in the United States Bankruptcy Court for the District of Nevada. As a result of the pendency of the bankruptcy case, all proceedings against RD&D are automatically stayed.
- C. On September 4, 2009, the Debtors filed a motion to lift the automatic stay so that the Prepetition Kitec Settlement with Rhodes Subclass A could be implemented [Docket No. 470], and on October 19, 2009 the Court entered an order approving the motion [Docket No. 597]. As part of the order, the Class' proof of claim, which proof of claim is designated as number 129 in RD&D's case (the "Kitec Proof of Claim"), was reduced from \$5,605,000 to \$5,308,125 in order to reflect the withdrawal of the claims of Rhodes Subclass A. Thus, the claims of the remaining Class plaintiffs, i.e. the Class minus Rhodes Subclass A (the "Remaining Kitee Plaintiffs"), total \$5,308,125. The Class also withdrew proof of claim number 60 in the Rhodes Companies, LLC case as a duplicate claim of the Kitec Proof of Claim.
- C. RD&D is willing to stipulate to lift the automatic stay pursuant to 11 U.S.C. § 362 for the sole purpose of permitting the Remaining Kitec Plaintiffs to liquidate their claims, on the

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condition that the Remaining Kitec Plaintiffs are entitled to recover on their claims against RD&D only from RD&D's insurer, Lexington Insurance (the "Insurer").

NOW, THEREFORE, IT IS HEREBY STIPULATED by the undersigned parties. through their counsel and respective representatives that:

- The automatic stay shall be modified, subject to Bankruptcy Court approval, to (a) permit the Remaining Kitec Plaintiffs to liquidate their claims in the Nevada Class Action, as further provided below.
- There shall be a full reservation of rights for RD&D and the Insurer with respect (b) to the relevant insurance policies and to defend the Nevada Class Action on the merits.
- (c) Any and all portions of the Remaining Kitec Plaintiffs' claims or causes of action, whether prepetition or postpetition claims or causes of action, that are not fully satisfied by RD&D's available insurance policies are forever waived and discharged as against RD&D, even if the Remaining Kitec Plaintiffs are unable to obtain any recovery from any insurance policies.
- Any recovery by the Remaining Kitec Plaintiffs received from the insurance (d) proceeds shall be reduced by the amount of the applicable insurance policy's deductible.
- (e) Upon entry of the Order approving this Stipulation, the Kitec Proof of Claim shall be deemed withdrawn. The claims agent shall be directed to amend the claims register to reflect that the amount of proof of claim number 129 is reduced from \$5,308,125 to zero.
- (f) The Remaining Kitec Plaintiffs agree not to oppose or object to confirmation of the plan of reorganization currently proposed by the First Lien Steering Committee, as may be amended or modified and to file a notice to that effect on or prior to January 19, 2010.
- The Bankruptcy Court retains jurisdiction to resolve any dispute arising from the (g) interpretation or enforcement of this Stipulation.

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LARSON & STEPHENS 810 S. Casino Center Blvd., Suite 104 Las Vegas, Nevada 89101 Tel: (702) 382-1170 Fax: (702) 382-1169		
	1	DATED this 19 th day of January, 2010. DATED this 19 th day of January, 2010.
	2	By: /s/ Carol L. Harris By: /s/ Zachariah Larson
	3	KEMP, JONES & COULTHARD, LLP J. Randall Jones, Esq. (#1927) William J. Coulthard Eng. (#2027) Zachariah Larson, Esq. (NV Bar No 7787)
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